{00144840.DOC}

1	WHEREAS, pursuant to Federal Rule of Civil Procedure 41(a)(2)—as made applicable by
2	Rule 41(c)—the City now desires to dismiss with prejudice its entire cross-claim, and all claims
3	encompassed therein, against Street, while continuing its various claims against other parties, cf.
4	Hells Canyon Preservation Council v. United States Forest Service, 403 F.3d 683, 687 (9th Cir.
5	2005) (observing that Rule 41(a) "allow[s] the dismissal of all claims against one defendant, so
6	that a defendant may be dismissed from the entire action"); and
7	WHEREAS, the City and Street agree that each party will bear its own costs and attorneys
8	fees with respect to the City's cross-claim against Street;
9	THEREFORE, the parties hereto stipulate and respectfully request that this Court enter an
10	order dismissing with prejudice the City's entire cross-claim, and all claims encompassed therein,
11	against Street only, each party to bear its own costs and attorneys' fees.
12	Dated: October 24, 2011. Respectfully submitted,
13	/s/ Eric Grant
14	Eric Grant John B. Thomas
15	Jay N. Gross Hicks Thomas LLP
16	Counsel for Defendant
17	R.R. STREET & CO. INC.
18	(The filer hereby attests that concurrence in the filing of this document has been obtained
19	from the signatory below.)
20	DAVIDOVITZ & BENNETT LLP
21	By: <u>/s/ Charles Bolcom</u> CHARLES BOLCOM
22	MORIS DAVIDOVITZ
23	CHARLES BOLCOM Attorneys for Defendant, Cross-Claimant and
24	Counter-Claimant CITY OF EUREKA
25	PURSUANT TO STIPULATION, IT IS SO ORDERED.
26	Dated: October 26, 2011. Maxime M. Chesney
27	
28	United States District Judge

No. 3:08-cv-04571-MMC